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To: USPTO/Patents Fax Number 001 703-872-9306

Application Number 10/711,389 / Filing Date 09/15/2004

To whom it may concern

On Friday, 1st of April 2005, my boss presented a sheet of paper to me. Its title was "DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (Application Number 10/711,389, Filing Date 09/15/2004). The boss wanted me to sign this declaration. But I refused to do so because I have never heard before of a corresponding patent application in the United States or reviewed the contents of the application and the claims.

What I know is: I invented a "Transdermales System" (Transdermal system) and I filed a corresponding patent application to the Swiss Federal Intellectual Property Institute on October 2003 (Application Number 01833/03) on behalf of my employer. Then, in fall 2004 I was obliged to sign a PCT application sheet (PCT/IB2004/002947, Filing date 13th of September 2004) although I had never got the chance to review the application or the claims. As joint inventors were mentioned:

G. Imanidis, W. Zumbrunn, G. DiPierro. The applicant claimed the priority of the prior CH-application.

Tomorrow, a US patent attorney sent me "a copy taken from the U.S. Patent office with the filed documents". A NOTICE TO FILE MISSING PARTS OF

with the filed documents". A NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION was enclosed (Date Mailed: 11/09/2004). Now he is expecting me to sign the above-mentioned declaration until 9th of April 2005. But I need time to review the application and the claims.

Please, could you answer the following questions:

 Should I sign the declaration without having reviewed and understood the application and claims?

• What should I do if I do not agree with the application and the claims? Many thanks for your answer.

With kind regards.

Werner Zumbrunn

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